Stephen W. Rupp (2824)
Jamie L. Nopper (10703)

McKAY, BURTON & THURMAN

Attorneys for Stephen W. Rupp, Trustee

170 South Main Street, Suite 800 Salt Lake City, UT 84101

Tel: (801) 521-4135 Fax: (801) 521-4252

Email: jnopper@mbt-law.com

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

MOTION FOR APPROVAL OF SALE OF PROPERTY OF THE ESTATE

Stephen W. Rupp, Trustee of the Chapter 7 bankruptcy estate of Glenda Haus-Nored and Dwayne Nored ("the Trustee"), hereby moves this Court for approval to sell the bankruptcy estate's 50% interest in certain real property to Kollin and Anne Garfield. In support thereof, the Trustee respectfully represents the following:

- 1. Debtors Glenda Haus-Nored and Dwayne Nored ("the Debtors") filed a voluntary petition under Chapter 7 of the Bankruptcy Code on May 18, 2009.
- 2. On the date of petition, Debtor Glenda Haus-Nored was the owner of an interest in real property located in Summit County ("the Property") and described as follows:
 - LR-1-10 Lot 10 Lake Rockport Estates Subdivision Unit 1 Cont. 1.0 acres.
- 3. Although the Debtor's interest appeared, per title, to be a 1/3 interest, the Trustee's investigation revealed that several recorded deeds were fraudulent or otherwise

Case 09-25053 Doc 27 Filed 07/27/10 Entered 07/27/10 12:15:41 Desc Main Document Page 2 of 13

invalid.

4. The Trustee recovered additional interest for the bankruptcy estate from another

individual on title.

5. All parties agree that the bankruptcy estate now holds a 50% interest in the

Property.

6. Kollin and Anne Garfield have offered to purchase the Property for \$30,000.00.

A copy of the Real Estate Purchase Contract is attached hereto as Exhibit A.

7. The Property will be sold as is, with no warranties, expressed or implied.

8. The sale proceeds are to be held by the Trustee and administered pursuant to

further order of the Court.

9. The Trustee recommends this sale. The sale does reflect the present value of the

estate's interest in the Property. The Trustee believes that the sale is in the best interest of the

creditors and the estate.

WHEREFORE, the Trustee hereby respectfully asks the Court to approve the sale of any

and all interest and/or rights of the estate in the Property as set forth above. Pursuant to

Bankruptcy Rule 6004(g), the Trustee also asks that the order authorizing the sale be effective

upon execution.

DATED this 27th day of July, 2010.

McKAY, BURTON & THURMAN

/S/

Jamie L. Nopper

Attorneys for Stephen W. Rupp, Trustee

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Case 09-25053 Doc 27 Filed 07/27/10 Entered 07/27/10 12:15:41 Desc Main Document Page 3 of 13

Exhibit A

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REAL ESTATE PURCHASE CONTRACT FOR LAND

This is a legally binding Real Estate Purclasse Contract ("REPC"). If you deales legal or tax advice, consult your attorney or tax advicer.

On this 12 day of July 2010 ("Offer Reference Date") Rollin and Anne Garfield ("Buyer") offers to purchase from RUPP STEPHEN W TRUSTER and Jamie Bench ("Seller") the Property described below and I Jelivers to the Buyer's Brokerage with this offer, or [/] agrees to deliver no later than four (4) calendar days after Acceptance (as defined in Section 23), Earnest Money in the amount of \$ 500.00 in the form of Check After Acceptance of the REPC by Buyer and Seller, and receipt of the Earnest Money by the Brokerage, the Brokerage shall have four (4) calendar days in which to deposit the Earnest Money into the Brokerage Real Estate Trust Account. Buyer's Brokerage Real Estate Trust Account. Buyer's Brokerage Real Estate Trust Account. Check After Acceptance of the REPC by Buyer and Seller, and receipt of the Earnest Money into the Brokerage Real Estate Trust Account. Buyer's Brokerage Real Estate Trust Account. Check After Resert Phone: 435-658-3500 OTHER PROVISIONS 1. PROPERTY: 3934 BRIAN CIR also described as: City of Reckport Gounty of Summit Seller, Slate of Utah, Zip 84017 (the "Property"). Any reference below to the term "Property" shall include the Property described above, together with the Included Items				
1. PROPERTY: 3934 BRIAN CIR also described as: City of Reckport County of Summit , State of Utah, Zip 84017 (the "Property").				
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also described as: City of Reckport Gounty of Swentt , State of Utah, Zip 84017 (the "Property"). Any reference below to the term "Property" shall include the Property described above, together with the Included Items				
and water rights/water shares, if any, referenced in Sections 1.1, and 1.3. 1.1 Included Items (specify) All water shares				
1.2 Excluded Items (specify)				
1.3 Water Service. The Purchase Price for the Property shall include all water rights/water shares, if any, that are the legal source for Seller's current culinary water service and irrigation water service, if any, to the Property. The water rights/water shares will be conveyed or otherwise transferred to Buyer at Closing by applicable deed or legal instruments. The following water rights/water shares, if applicable, are specifically excluded from this sale:				
2. PURCHASE PRICE. The Purchase Price for the Property is \$ 30,000.00 Except as provided in this Section, the Purchase Price shall be paid as provided in Sections 2(a) through 2(d) below. Any amounts shown in 2(b) and 2(d) may be adjusted as deemed necessary by Buyer and the Lender.				
\$ 500.00 (a) Earnest Money Deposit. Under certain conditions described in the REPC, this deposit may become totally non refundable.				
\$ 23,500.00 (b) New Loan. Buyer may apply for mortgage loan financing (the "Loan") on terms acceptable to Buyer.				
\$ (c) Seller Financing (see attached Seller Financing Addendum) \$ 6,000.00 (d) Balance of Purchase Price in Cash at Settlement \$ 30,000.00 PURCHASE PRICE. Total of lines (a) through (d)				
3. SETTLEMENT AND CLOSING. 3.1 Settlement. Settlement shall take place no later than the Settlement Deadline referenced in Section 24(d), or as otherwise mutually agreed by Buyer and Seller in writing. "Settlement" shall occur only when all of the following have been completed: (a) Buyer and Seller have signed and delivered to each other or to the escrow/closing office all documents required by the REPC, by the Lender, by the title insurance and escrow/closing offices, by written escrow instructions (including any split closing instructions, if applicable), or by applicable law, (b) any monies required to be paid by Buyer or Seller under these documents (except for the proceeds of any new loan) have been delivered by Buyer or				

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Unit Association

REAL ESTATE PURCHASE CONTRACT FORLAND

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OFFER TO FURCHASE AND EARNEST WONEY DEPOSIT
on this 12 day of hely 20,8 (Offer Reference Date") Kallin and amore carticle ("Buyer") there is purchase from super separate between Jeans bench (Seder") the Property described below and Jeans to the Buyer's Brokerage with this offer or James to deliver no later than four (4) calendar days offer Acceptance (as defined in Section 23), Edmand thoney in the mount of \$500.00 in the form of the Check Added Acceptance of the REFC by Buyer and Seder, and receipt of the Sement Money by the Brokerage, the Brokerage shall have four (4) calendar days in which to deposit the Esmest Money into the Brokerage shall have four (4) calendar days in which to deposit the Esmest Money into the Brokerage shall have four (4) calendar days in which to deposit the Esmest Money.
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Received by: (Apartius a bar a subsystat par a coold of Familia Marky)
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4 DECRETY 1934 BRISH CEX
1. PROPERTY: 3934 BRISH CER class described as: City of Keckport County of Sumeth State of Ulah, Zip 94617 (the "Property"). Any reference below to fine term "Property" shalf include the Property described above, together with the included Items and water rightswater shares, if any , referenced in Socions 1.1, and 1.1. 1.1 Included Items (specify) AE; yeary bears
12 Excluded floms (specify)
1.3 Water Service. The Purchase Pileo for the Property shall include all water rights/water shares, if any, that are the legal source for Setter's current collinery volter service and inigialion water service, if any, to the Property. The vector rights/water shares will be conveyed or otherwise transferred to Euror at Closing by nephicasic dood or legal instruments. The tellowing water rights/water choses, if applicable, are specifically excluded from this units.
2. PURCHASE PRICE: The Purchase Price for the Propedy is \$26.000000000000000000000000000000000000
3 200.00 (a) Euroest Money Doposit, Under centain consistent described in the REPC, this deposit may become totally next relundable.
s 23.500.00 (b) New Loan. Buyer may specy far mentgage from financing (the "Loan") on terms acceptable to Bures
(c) Sallor Phancing (see ellectric Soller Function Accountments 4. 200.00 (d) Balance of Purchase Price in Gash at Settlement 5. 30.000.92 PURCHASE PRICE. Total of times (a) through (d)
3. SETTLEMENT AND CLOSING. 3.4 Settlement. Selftement shall take place to later than the Selftement Deadline referenced in Section 24(d), or as otherwise mutually agreed by Suppor and Selfer in writing. "Settlement" shall occur only when all of the following have been completed: (a) Buyer and Selfer have signed and derivened to each other or to the encrowledsing office all documents required by the REFO. by the Lender, by the tile insurance and secreticality of the new local instructions (deciding any split closing instructions, if applicable), or by applicable law; (b) any montes required to be poid by Buyer or Seler under these deciments (except for the proceeds of any new loan) have been deterred by Buyer or Seler under these deciments (except for the proceeds of any new loan) have been deterred by Buyer or Seler to the except of the selection of the form acceptable to the except loing office.
Page 1 of 8 pages Buyor's latticks in the Salier's solitate of Range 1010

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Uni 3.2 Promitions. All promitions, including, but not limited to, horseowers's association dues, properly taxes for the current year, rents, and interest on assumed obligations. If any, shall be made as of the Sattlement Decolline referenced in Section 24(d), unless discretise agreed to in writing by the parties. Such writing could include the solderment statement the previsions of this Section 3.2 shall survive Closing.

3.3 Greenbalt. If any portion of the Property is presently assessed as "Greenbalt" the payment of any toll-back taxes assessed against the Property shall be paid for by: [] Soller [V] Buyer [] Split Equally Belower Buyer and Satler I [Cliffer (avoiding)]. taxes assessed appeted as taxing selecting and the first process of the first partial of FIOA (pursuant to FIOA selecting from the first process of the firs The provisions of this Section 3.4 shall survive Closing.

9.5 ForeyCoats/Payment Obligations, Unless otherwise agreed to in writing, Seiter and Buyer shall each pay constall (102) of the fee charged by the encrowicious office for this envices in the settlement/closing process. Toward deposits (hockuding any prepaid rents) shall be prid or credited by Seiter to Buyer at Settlement. Buyer agrees to be presponsible for homerwisers association and private and public utility service transfer fees, if any, and all utilities and other services provided to the Property after the Settlement Deadline. The secreticating office is sufficient and decided to withhold from Seiter's proceeds at Closing, sufficient finds to pay off on Seiter's Sethell all mortgages, frost deeds, judgments, mechanics from the land warrants. The provisions of this Section 3.6 shall analize Closing, such advants. The provisions of this Rection 3.6 shall analize Closing for purposes of the REPC. Closing invest that analize Closing of the second of any new loan have been delivered by the Lender to Seiter in the escrewicesing officer; and (c) the applicable Closing decompated within four calendar days after Settement. Any contracted rental of the Property prior to or after Closing, between Buyer and Sellar, shall be by separate written agreement. Sellar and Buyer shall each be responsible for any instrumed coverage each party deams necessary for the Property Sellar agrees to deliver the Property to Buyer tree of debris and personal belangings. The provisions of this facility that the property is the provisions of this facility that the property of the provisions of the pr Raction A wall survive Closing. 5. CONFIRMATION OF AGENCY INSCLOSURE, Buyer and Salier acknowledge prior whiten recent of agency disclosure provided by their respective agent that has disclosed the agency relationships confirmed below, At the expline of the REPC. Soliar's Agent Acers Markess represents [7] Seller [7] both Bayer and Seller as a Limited Agent; Soliar's Brokerage Stockers-Managents Institute it represents [7] Seller [7] both Bayer and Seller as a Limited Agent; Buyer's Brokerage Market Agent, Agent Agent, Agent Agent Agent, Buyer's Brokerage Market Agent, Buyer' 5. Title is fittle insurance.

6.1 Title to Property. Seller impresents that Seiler has fee tale to the Property and valid convey marketage side to the Property to Buyer at Closing by germal warrainy dead, Buyer does agree to accept tale to the Property subject to the Property to Buyer at Closing by germal warrain (the "Commitment") provided by Seiler under Section 7, and as reviewed and approved by Buyer ander Section 8. Buyer also agrees to accept little to the Property simblest to any existing leases rental and property interpreted agreements affecting the Property ind expiring prior to Closing which were provided to Euger pursuant to Section 7(a). The provisions of this Section 6.1 shall survive Closing.

6.2 Title Insurance. At Settlement, Seller agrees to pay for and caused the Issued in layor of Buyer, through the field Insurance agency that issued the Commitment, the host caused worder and occurred coverage owners policy of little insurance. Any additional site insurance reverge desired by Buyer shall be at Buyer's expanse.

SELLER DISCLOSURES. No later their Soller Disclosure Discilling referenced in Section 24(a), Seller shall provide to tipy or the following documents in their copy or electronic format which are collectively referred to as the "Seller."

provide to they a the following documents in that copy or ensure water and the property completed, signed and dated by Sesor or Olsebranes. (Land) for the Property completed, signed and dated by Sesor or provided in Section 10.2;

(b) a Commitment for "Title Insurence as referenced in Section 6.1;

(c) a copy of any restrictive covenants (CCSRTs), relea and regulations affecting the Property.

(d) a copy of the most recent inferiors, budget and financial slottenest for the homeowners' association, if any;

(e) a copy of any leane, result, and property management affecting the Property not explain prior to Closing:

(e) a copy of any leane, result, and property management affecting the Property not explain prior to Closing:

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Buyar's initials

(ii) The Committee of the Committe

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	evisionce of any water rights and/or water shapes referenced in Section 1.3; written nelice of any claims and/or conditions brown to Seter relating to environmental problems; and violation of CCCSR's, ledgest, state or local laws, and building or zoning code violations; and	ពក
284X	Cabon (brought)	*****

8. BUYER'S CONDITIONS OF PURCHASE.

0.1 DUE DILIGENCE CONDITION. Buyer's obligation to purchase the Property. [V] IS I IIS NOT conditioned upon Buyer's Due Diligence as diseased in life Section 8. (a) below. This condition is referred to as the "Due Diligence as diseased in the attendance, Sections 8.1 (a) through 8.1 (b) apoly; otherwise trey do not.

(a) Due Diligence Rome. Buyer's Due Diligence shall consist of Buyer's review and approves of the contents of the Sellin Diseasement necessary or appropriate by Buyer, such as the physical condition of the Property the existence of any deement necessary or appropriate by Buyer, such as the physical condition of the Property the existence of any considerations of Bood Incornece, it approaches water source, availability and quality the location of property that costs and availability of Bood Incornece, it approaches water source, availability, and quality the location of property in acceptance of secretary in assembly to the Property and itsy other matters describe the form of a consideration of the Property. These describes provided in the REPC, all of Boyer's Due Diligence shall be past for decision to purchase the Property. Onless otherwise provided in the REPC, all of Boyer's Due Diligence what he past for the Selling in a survival and the Boyer's choice. Seller agrees to occupate with Bayer's Due Diligence. Buyer's grees to pay for any domagn to the Property requiring from any such haspectates or tests during the Due Diligence.

(b) Buyer's Right to Cancel of Resolve Observious. If Report Assertations is all the property and the page of the Property.

(b) Buyer's Bight to Cancel or Resolve Objections. If Buyer determines, in Buyer's sole discretion, that the results of the One Objection site unacceptable, Buyer may since (c) no faiter than the Due Objection Designed Designed Designed of the One Discrete Selection 24(b), cancel his REPG by providing written robusts Select, whereupon his Barnest Money Deput shall be referred to Buyer without the resolution will be referred to Buyer admitted the resolution from Select or (6) no fater than the Can Billigence Designer references in Section 24(b), respire in variety with Select any objections Buyer has arising from Boyer's Due Disligence.

[6] Falliura to Cancel or Resolve Objections. If Euger falls to cancel the REPC or fulls to retolve in writing any objections Guyer has aroung from Euger's Due Oligence, as provided in Section 4.1(b), Buyer shall be alterned to have valved the Due Oligence Contition.

5.2 APPRAISAL CONDITION. Objects obligation to graduate the Proporty: [v] IS [] IS NOT conditioned upon the Property appraising for notices than the Purchase Price. This condition is referred to an die "Appraisal Condition." If the received the alignmetive, Sections 8.2(a) and 8.2(b) apply: otherwise they do not [(a) surver's Right to Canada. If after competition of an appraisal, by a lignment appraiser, duyer receives written collect from the Lender or the appraisar than the Property has appraisand for less than the Property has appraised of the than the Property has appraised to less than the Property has appraised of less than the Property has appraised of less than the Property has appraised Vidual. Buyer may conceit the REPC by providing written notice to Soliter (with a capy of the Notice of Appraised Valual) to later han the Franchy & Appraisal Deadline referenced in Soliter whereupon the Earnest Money Despit shell be released to Buyer without the requirement of further written authorization from Solier.

(b) Fallure to Canada. If the REPC is not canadad as provided in this section 8.2(a), Buyer shall be desired to have waived the Appraisal Condition.

have waived the Appraisal Cornation.

B.3 FINANCING CONDITION. Buyar's obtigation to purchase the property: [7] IS [] IS NOT conditioned upon the super-obtaining the Loan referenced in Seeling 2(b). This condition is referred to as the "Ficancing Condition." If charted in the affirmative, Sections 8.3(a) and 6.3(b) apply; obtaining the tool. If the financing Condition epidles, Buyar agrees to work differently and 6.3(b) apply; obtaining the part of the tree of the post of the post of the part of the property of the conditions of the Loan.

(a) Bryar's Right to Cancel Before the Financing & Appraisal Deadline. If Buyar, in Buyer's cole distribution to the terms and conditions of the Loan, Buyar may cancel the REPC by providing written notice to Seffer to take from the Financing & Appraisal Deadline. If once explaining the Providing to the Penancing a Continual to the Concel Affer the Financing 2 Appraisal Deadline. If once explaining of the Financing a Appraisal Deadline referenced in Section 24(c), Duyar facts to obtain the Loan, meaning that the proceeds of the Loan Appraisal Deadline referenced in Section 24(c). Duyar facts to obtain the Loan, meaning that the proceeds of the Loan research to the control of the REPC by providing written notice to the control under Section 3.5 of the REPC, finan Braver of Seller new Cancel the REPC by providing written notice to the other party; whereupon the Earnest Money Deposit, or Deposit, if applicable (see Species 6.4 below), shall be the stee section for Seller's oxiduative remark, the Cancel Mineral Section 3.6 below), shall be the section of the Seller's oxiduative remark, the Earnest Money Daposit, or Deposit, or Deposit, or Deposit, or Deposit, or Deposit, and fine Earnest Money Deposit, or Deposit, and principles to exclude, and fine Earnest Money Deposit, or Deposit, and principles to exclude, and fine Earnest Money Deposit, or Deposit, and principles to exclude, and fine Earnest Money Deposit, or Deposit, and principles to exclude, and fine Earnest Money Deposit

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8.4 ADDITIONAL EARNEST MONEY DEPOSIT. If the REPC has not been previously cancelled by Edyel at provided in Sections 3.1, 8.2 or 8.3(d), then no later than the Due Diligence Deadline referenced in Section 24(b), or the Financing & Apprecial Deadline referenced in Section 24(d), whichever is later, theyer. I JWILL IV JWILL NOT deliver to the Buyer's Brokerage, an Additional Carnest Money Deposit in the amount of \$\frac{1}{2}\$. The Emmest Money Deposit and the Additional Carnest Money Deposit, it applicable, are sametimes referred to here as the "Deposite". The Emmest Money Deposit, a population of the Purchase Price at Classing.

9. ADDENDA. There [] ARE (T) ARE NOT addends to the REPC containing additional terms. If there are, the terms of the following additional terms. If there are, the terms of the following additional terms in Tollow (epocify).

10. As 4s Concinent of Property Reyer Administration and a superaction wide and in reference to the 10.4 Condition of Property Reyer Administration to Property Reyer Administration to Property in the "As-4s" condition without expressed or physical exercision of the Property; at Buyer's purchasing the Property in the "As-4s" condition without expressed or implied sentencies of early limit, (b) Buyer had been described by the personal of the Property, and (c) if based on the Buyer's Due opportunky to completely impact and several the condition of the Property, and (d) if based on the Buyer's Due opportunky to completely impact and the personal of the Property, and (d) if based on the Buyer's Due opportunky to condition of the property and personal of the Property Soliter administration and interest the Property Roman to Selection in which is a decident of the Property Roman to Selection for the Property Soliter administration be discovered by a recisionable inspection of the Property in the Property and the distribution of the Property will be administrated by the accordance of the Property Condition Disclosure (Land) as stated in Section 7(a); and (d) deliver the Property in Buyer as substantially the same general condition as it was unable date of Acceptance, as defined in Section 25. The provisions of Sections 10.4 and 10.2 shall survive Chaing.

11. FINAL PRE-SETTLEMENT INSPECTION.

11.1 Pre-Settlement inspection. At any time prior to Settlement, Buyer may conduct a final pre-Settlement inspection of the Property to determine any test the Property is "an represented" meaning that the items inforenced in Sections 1.1, 1.3 and 8. (10)(ii) ("the items") are represented by present, reprised or consisted as agreed. The follow to conduct a pre-Settlement inspection or to defail that an item is not as represented shall not constitute a waiver by Buyer of the right to receive, on the date of possession, the Remia as represented, if the items are post or represented. Settlement Described to cause all applicable liens to be corrected, repetind or replaced (the "Nork") prior to the Settlement Described in Section 24(6).

In Section 24(d).

13.2 Excrew to Complete the Work. If, as of Settlement, the Work has not been completed, then Buyer and Settlement a green to withheld in accrow at Settlement a reasonable amount agreed to by Settlement Candon, if applicable), sufficient to pay for completion of the Work. If the Work is not completed within thirty (30) calendar days after the Sentiement Cendine, the amount go estreamed may, subject to Lander's approval, burelessed to Buyer as liquidated damages for failure to complete the Work. The provisions of this Sentiem *1.2 shall bureless Closing.

12. CHANGES DURING TRANSACTION. Soller agrees that from the date of Acceptance until the date of Cooling, none of the following staff open without the prior written consent of theyer; (a) no shanges in any extent or properly management agreements shall be made; (b) no new losss, rental or properly management agreements shall be made; (c) no new losss, rental or properly management agreements shall be made; (d) no one loss to the Properly shall be made or undertaken; (d) no lyriter financial encumbrances to the Properly shall be made, and (e) no changes in the legal title to the Properly shall be made.

13. AUTHORITY OF INGNERS. If Buyer or Saller is a cooperation, pathwester, bust, estate, embed liability company of other early, the person significant REPC on its behalf warmeds his or her authority to do so and to bind Buyer and Seder.

14. COMPLETE CONTRACT. The REPO together with its addenda, any attached exhibits, and Seller Dissections (collectively reterred to us the "REPO") constitutes the entire contract between the parties and supersectes and replaces any and all prior negotiations, impresentations, varianties, understandings or typicate between the parties whether verbal or otherwise. The REPO cannot be changed except by written agreement of the parties.

15, MEDIATION. Any dispute relating to the REPC straing prior to or after Cooling 1 | STALL IV) MAY AT THE OPPION OF THE PARTIES that he submitted to mediation. Mediator is a process in which the parties meet with an impartial action who helps to cooling the dispute along any sufferment is blinding. The parties will jointly appoint an acceptable mediator and about equally in the cost of such mediator. Finefaction folia, the other procedures any reflected folia, the other procedures are remediate available under the REPC shall apply. Nothing in this Section 15 architical only party from secking emorgency legal or equilibrie restof, pensing mediation, the provisions of this Section 15 architical any party from secking emorgency.

Page 4 of 6 pages

Buyur's tablata H. Q. Date 2/12/12.

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16.1 Buyer Default. If Buyer defaults, Sollar may elect one of the following ramedies: (a) cased the REPC and retain the Earnest Missay Deposit, or Deposits, if applicable, as Equidaled damages: (b) maintain the Earnest Moray Deposit, or Deposits, if applicable, to Buyer to appendicable enforce the REPC; or (c) refuse the Earnest Moray Deposit, or Deposits, if applicable, to Buyer and pursue any other remedies available as from the Earnest Moray Deposit, or Deposits, if applicable, to Buyer and pursue any other remedies available as from the REPC, and in addition to the return of the Earnest Moray Deposit, or Deposits, if applicable, Buyer may elect to accept from Seler, as quididend damages, a sum equal to the Earnest Moray Deposit, or Deposits, if applicable, in that and are Select to-septicably and or the REPC; or (c) accepts return of the Earnest Moray Deposit, or Deposits, if applicable, in that and are Select to-septicably and or the REPC; or (c) accepts return of the Earnest Moray Deposit, or Deposits, if applicable, in that and are Select to-septicably and or the REPC; or (c) accepts return of the Earnest Moray Deposits, if applicable, in that and are Select to-septicable and accept figures when the REPC; or (c) accepts return of the Earnest Moray Deposits, if applicable, in that and are Select to-septicably and or Deposits, if applicable, in the select to accept figures to demand.

- 17. ATTORNEY PEES AND COSTERGOVERUNG LAW. In the event of Eipstim or binding arbitration to enforce the REPC, the preveiling party shelf he entitled to costs and reasonable alterney fees. However, alterney fees shall am be awarded for participation in mediation order Signifur 18. This contract shelf the governed by and construct in the laws of the State of Ulab. The provisions of the Section 17 shall survive Closing.
- 18. NOTICES. Except as provided in Section 23, oil notices required under the REPC must be: (a) in writing; (b) signed by the Buyer or Seller giving notice; and (c) received by the Buyer or the Seller, or their respective agent, of by the brokerage firm representing the Buyer or Seller, no later than the applicable date inferenced in the REPC.
- 19. NO ASSIGNMENT. The REPC and the rights and obligations of Buyer breveroder, are personal to Buyer. The REPC may not be assigned by Buyer validant the prior validan consent of Sellet. Provided, however, the tension of Buyer's interest in the REPC to any business entity in which Buyer bolds a legal interest, including, faintly trust, timited liability company, partnership, family trust, timited as an assignment by Buyer excluders. Soller a play written consont. Furtherment, the inclusion of ronder assigns' or similar language on the line identifying Buyer on the first page of the REPC and constitute Seller written consont only to a Permissible Trunsfer.

- 20. INSURANCE EISK OF LOSS.

 20.3 Insurance Coverage. As of Glosing. Buyer shall be responsible to obtain such executly and liability-insurance coverage on the Property in amounts acclipitable to Buyer and Buyer's Lender, if applicable.

 20.2 Filst of Leas. If prior to Clealing, any part of like Property is damaged or descroyed by live, vandalism, flood, acclipitable, or act of God, the risk of soch loss or damage shall be some by Selfier, provided however, that if the cost of repaints such loss or damage would exceed ten property (10%) of the Purchase Price referenced in Section 2, Buyer may cleat to uther; (I) cancel the REPC by providing written reflect to other party, in which instance the Earnest Money, or Deposits, if applicable, shall be returned to Buyer or (a) process to Glosing, and accept the Property in its "Assa" resulting.
- 21. TIME IS OF THE ESSENCE. Time is of the essence regarding the dates set forth in the REPC. Extensions must be agreed to in writing by all parties. Unless otherwise explicitly stated in the REPC: (a) performance under each Section of the REPC which reference a date shall absolutely be marked by 5:00 PM Mountain Time on the stated date; and (b) the term "days" and "catenthir days" shall mean calculate days and shall be excited beginning on the day following the event which hippers the finding acquirement (e.g. Acceptance). Performance dates and these effectived harms shall not be birding upon title companies, lenders, approblems and others not parties to the REPC, except as otherwise agreed to marriage by such conspanies.
- 22. ELECTRONIC TRANSMISSION AND COUNTERPARTS. Electronic transmission (neglecting emails and fax) of a signed copy of the NEPC, any addisords and counteroffers, and the retrieveletion of any signed electronic framework that the the same as delivery of an original. The REPC and any iddende and counteroffers may be executed in
- 23. ACCEPTANCE. "Acceptance" occurs only when all of the following have occurred: (a) Selier or iBuyer has signed the offerior counteroffer where noted to indicate acceptance; and (b) Salier or Buyer or their agent has communicated to the other party a gent that the other party or to the other party's agent that the other or countereffer has been eighed as required.

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TRANSACTION DOCUMENTS RECEIPT



PLEASE COMPLETE THIS FORM EACH TIME YOU DELIVER DOCUMENTS!

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